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June 29, 2006



JUN 29 2006
P.O. BOX
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VIA HAND DELIVERY

The Honorable Charles Terreni
Chief Clerk/Administrator
South Carolina Public Service Commission
101 Executive Center Drive
Columbia, South Carolina 29210

RE: South Carolina Pipeline Corporation - Annual Review of the Purchased Gas
Adjustments and Gas Purchasing Policies; Docket No. 2006-6-G

Dear Mr. Terreni:

After reviewing Commission Order No. 2006-389 dated June 19, 2006 ("Order") issued in the above-referenced docket, South Carolina Pipeline Corporation ("SCPC") is concerned that Paragraph six at page 3 of the Order ("Ordering Provision") could be misconstrued by a non-party in a subsequent proceeding as modifying the language agreed upon by the parties in Paragraph 4(vi) of the Settlement Agreement designated as Order Exhibit 1.

SCPC does not seek reconsideration of the Order but respectfully requests, pursuant to 26 S.C. Code Ann. Reg. 103-880(B) (1976),¹ that the Commission modify and/or amend its Order so as to include within the Ordering Provision the following sentence, which was omitted: For calendar year 2006 this obligation shall be a pro-rata obligation (as to the total requirements for the period of intrastate operations) and shall end when and if the Company transitions to interstate jurisdiction.

If this additional language is included in the Order to conform it precisely with the Settlement Agreement, then the Ordering Provision would read as follows:

6. SCPC should continue to assign 20,000 dts per day of the least expensive daily delivered gas volume to the weighted average cost of gas (subject to the flexibility granted the Company during

¹ Reg. 103-880(B) states, in pertinent part, "The Commission may rescind, modify, or amend any Order."

(Continued ...)

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the summer period of April through October of assigning 10,000 dts per day of the 20,000 dts per day requirement in accord with its varying load demand). For calendar year 2006 this obligation shall be a pro-rata obligation (as to the total requirements for the period of intrastate operations) and shall end when and if the Company transitions to interstate jurisdiction.

By copy of this letter, we are informing all parties of record of SCPC's request that the Order be modified and/or amended as stated above. Further, the South Carolina Office of Regulatory Staff has authorized us to inform the Commission that it does not object to the request made herein.

If you have any questions or need additional information, please advise.

Very truly yours,

WILLOUGHBY & HOEFER, PA


Mitchell Willoughby

MW/cgc

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